Figure SC850.F8.1. Nonmonetary Determination (Separation - Voluntary Quit)

NOTICE OF DETERMINATION

UI-492 COMMONNEALTH OF KENTUCKY SSN: (REV. 12/94) WORKFORCE DEVELOPMENT CABINET 111-11-1111 DEPARTMENT FOR EMPLOYMENT SERVICES PAGE 1 OF 1 EFFECTIVE DATE: 11/05/1995 DIVISION OF UNEMPLOYMENT INSURANCE BYE: 11/02/1996 CLAIM: UI PD BDX 90003 LOCAL OFFICE: 55 R BOWLING GREEN KY 42102-9003 DATE MAILED: 11/22/1995

Department of Defense

Jane Doe BRYANT WAY APT D BOWLING GREEN KY 42103-7102

ISSUE(S): VOLUNTARY QUIT DATE(S): (07/19/95)

STATUTORY REFERENCE(S) WHICH APPLY TO THE ABOVE ISSUE(S): KRS 341.370(1)(C)

FINDINGS:

IN ACCORDANCE WITH THE STATUTE, BENEFITS MAY BE PAYABLE FOR VOLUNTARILY LEAVING WORK WITH GOOD CAUSE ATTRIBUTABLE TO THE EMPLOYMENT. CLAIMANT VOLUNTARILY QUIT WHEN HER HUSBAND WAS TRANSFERRED TO THE UNITED STATES. CLAIMANT HAD NO CONTROL OVER THE TERMINATION OF HER WORK AS SHE COULD NOT HAVE REMAINED IN THE COUNTRY WHEN THE MILITARY RELOCATED HER HUSBAND. THEREFORE CLAIMANT IS SEPARATED UNDER NONDISQUALIFYING CIRCUMSTANCES.

RIII TNGS:

THE CLAIMANT IS ALLOWED BENEFITS BASED ON THIS DETERMINATION.

THE EMPLOYER: IN ACCORDANCE WITH KRS 341.530(2)(3), BENEFITS PAID MUST BE REIMBURSED BY THIS EMPLOYER.

APPEAL RIGHTS

EITHER THE CLAIMANT OR EMPLOYER MAY APPEAL THIS DETERMINATION TO THE REFEREE. THE APPEAL MUST BE IN WRITING, CLEARLY INDICATING YOUR INTENTION TO AND REASON FOR APPEAL, AND DELIVERED TO A REPRESENTATIVE OF THE DIVISION, OR MAILED AND POSTMARKED BY 12/07/95. (IF APPEALED BY MAIL, INCLUDE YOUR NAME AND SOCIAL SECURITY NUMBER.) IF THE OFFICE IS LEGALLY CLOSED ON THIS DATE, YOU HAVE UNTIL THE NEXT BUSINESS DAY TO FILE THE APPEAL. RRS 341,420(2) AND 787 KAR 1:110 SPECIAL NOTICE TO THE CLAIMANT: WHILE YOUR CLAIM IS IN THE PROCESS OF APPEAL, YOU MUST CONTINUE TO CLAIM BENEFITS AS DIRECTED BY YOUR LOCAL OFFICE. IF THE DECISION IS IN YOUR FAVOR, YOU WILL ONLY BE PAJO BENEFITS THAT ARE PROPERLY CLAIMED AND FOR WHICH YOU ARE OTHERWISE ELIGIBLE.

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Figure SC850.F8.2. Nonmonetary Determination (Separation - Lack of Work)

JAN 28 1997 Maine Department of Labor Separation Decision and Charge Notice

Doe, Jane

SOC SEC NUM NAVY BENEFIT YEAR 01/04/98

009242300

FINDINGS OF FACT:

CLAIMANT WAS LAID OFF DUE TO LACK OF WORK ON 09/30/96.

REASONING:

CHAPTER 11 OF THE COMMISSION RULES PROVIDES IN PART THAT DETERMINATIONS THAT SEPARATION WAS DUE TO LACK OF WORK SHALL BE IN WRITING AND SHALL BE SENT TO THE CLAIMANT AND THE CLAIMANT'S MOST RECENT EMPLOYER. THIS IS THE CLAIMANT'S AND EMPLOYER'S NOTICE THAT SEPARATION WAS DUE TO LACK OF WORK.

Notice of Potential Benefit Charge

AS A DIRECT REIMBURSEMENT EMPLOYER, YOU WILL BE ASSESSED YOUR PROPORTIONATE SHARE OF BENEFITS PAID. Employer:

Appeals Information

This Decision dated and mailed 01-23-07 Decision becomes final unless appealed on or before 02-07-97

If you have any questions about this decision, inquire at your local employment office promptly. If you believe this decision is not in accordance with the facts or pertinent sections of law, you may file an appeal.

Appeals may be filed by visiting the local office in person or by writing a letter to the local office stating your desire to appeal. The date of your visit to the office or the postmark date of your letter will be used to establish the date of your appeal.

Appeals must be filed within 15 days of the date the decision was mailed. The date mailed and final date are shown above. If your appeal is not filed within 15 days, an additional 15 days may be allowed if you have good cause for the late filing.

THIS DECISION RENDERED UNDER SECTIONS 1193 AND 1221 OF THE MAINE EMPLOYMENT SECURITY LAW AND CHAPTER 11 OF THE COMMISSION RULES.